- 1. The committee and all persons connected with the committee understand that they are subject to the laws in lows Code chapters 88A and 88B and the administrative rules in Chapter 351 of the lows Administrative Code.
- 2. That lows Code section 68A.402 and rule 351—4.9 require the filing of disclosure reports and that the failure to file these reports on or before the required due dates subjects the candidate or chairperson (in the case of committees other than a candidate's committee) to the automatic assessment of a civil panelty and the possible imposition of other criminal and civil sanctions.
- 3. That lows Code section 68A-405 and rules 351---4.39 through 4.43 require the plecement of the words "paid for by" and the name of the committee on all political materials except for those items exempted by statute or rule. A committee that wishes to register a committee name for purposes of using the shorter "paid for by" and does not intend to cross the \$750 filing threshold shall file the Form DR-SFA form in lieu of filing this form.
- 4. That lows Code section 68A.503 and rules 351—4.44 through 4.52 prohibit the receipt of corporate contributions by all committees except for ballot issue PACs.
- 5. A condidate and a candidate's committee may only expend compaign funds as permitted by lows code sections 68A.301 through 68A.303 and rule 351—4.25.
- 6. That the committee will continue to file disclosure reports until all activity has cessed, committee funds spent, debts resolved, and a final report and a statement of dissolution (DR-3) has been filed.